Message

From: Perron, Monique [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=CC557ABE34854B1AA08F00AB01474FF8-PERRON, MONIQUE]

Sent: 12/3/2020 1:34:34 PM

To: Mark Trewhitt [Mark@trewhitt-consulting.com]

Subject: RE: LRET via transport on plastics

Hi Mark,

It sounds reasonable. I had the same reaction that this is going to come up for other chemicals, particularly after it was asked for dechlorane plus.

Hope all is well! Monique

Monique Perron
U.S. Environmental Protection Agency
Office of Pesticide Programs | Health Effects Division
Immediate Office

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From: Mark Trewhitt < Mark@trewhitt-consulting.com>

Sent: Thursday, December 03, 2020 8:29 AM

To: Perron, Monique < Perron. Monique@epa.gov>

Subject: Fw: LRET via transport on plastics

Hi Monique

I hope this email finds you well.

I see you are theoretically on the pre-POPRC call. I drafted this mail and circulated it to the industry attendees.

What do you think? A possibility for some activity?

I hope the new administration won't hinder your participation in the RC and SC.

Cheers

Mark



Mark Trewhitt

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From: Mark Trewhitt

Sent: Thursday, December 3, 2020 2:24 PM

To: Plotzke, Kathy (K) (kathy.plotzke@dow.com) < kathy.plotzke@dow.com>; Thomas, Karluss

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Subject: LRET via transport on plastics

Dear Participants on the POPs pre-meetings

So you all heard it here first, the members are questioning whether other substances exhibit LRET via plastics. As this route of LRET in new to the POPRC, first raised in the context of UV328 but theoretically applicable to other proposals and listed POPs, do we not think that LRET via this route should be discussed by the POPRC (and possibly COP) as this potential route was not foreseen when the SC text was drafted and is new to all.

If a proposed substance met LRET via this route alone how would we react in our various sector groups? Should we petition the secretariat to address this topic with some thorough discussion?

Just a thought, based on what I've heard. Mark



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